

There is now being made a systematic effort, under the most auspicious circum-

If the object for which that Convention should fail, if the people should decide to endorse their action and persist in regarding the dangers which now threaten our country, we must make up our minds to tolerate the iron rule of the Jacobins, submit to their exactions, for we can for no reform in them, nor can we expect them to abandon any of the fanatical ruinous schemes upon which they have set their hearts. The salvation of our country, the restoration of the States to the blessing of harmony and order, the maintenance of the Constitution, depend now upon a united and patriotic

South, have started afresh the discussion

Two of the gift enterprises to have been so extensively advertised through the *enquetry*, have turned out to be swindles. Wigleson, Bradford & Co., Chicago, and Ludlum, Hale & Co., Milwaukee, have gone so one knows where and the places which once knew them know them no more forever.

contempt, which has been so regardless.

THE COURIER OF LOUISVILLE CROWD
The Louisville Courier, of the 9th, in considerable glorification over the result of the election. We feel with the Courier, it was a glorious, splendid triumph and the Democracy have won strength as should make them immortal and fight, for six weeks. Ballots triumphed over bayonets—the people the Rump—ideas and principles over army and despotism! Thank God and

BY A MEMBER OF THE KENTUCKY CAVALRY
C. B. A."

If Marshall or Stevenson had attacked the army of the Gap would have been easier. Whoever was to blame let him be blamed. Morgan, with raw recruits, armed, could fight his part of the battle about Oct. 10. Morgan received an order from Gen. Smith to draw from George Morgan's front—attempt further to impede his progress rather assist him to leave him the State to rejoin the main army at Lexington *wherever it might be*. Marching rapidly reached Lexington after dark October 10 and the campaign virtually lost the Bragg's incompetency. Our battalion marched in Lexington on protest day Wednesday, Oct. 8, when we marched to Lexington for the first time.

burg, by Cane Run church across Dic

three and four o'clock, and the safe was opened and robbed. It contained \$1,800, belonging to Judge Hudnall, Collector of Internal Revenue for the Sixth District of Kentucky, also two hundred dollars belonging to Mr. Bots, two hundred and fifty dollars belonging to Mr. Berkshire, five hundred and twenty dollars belonging to Mr. Tialne, proprietor of the salubriety dollars of which was in gold and silver. No clue has been obtained as to the perpetrators of the robbery. Judge Hudnall arrived here last evening, and from him we learn the foregoing facts. The amount he had been collected from citizens of Boone county. He deposited the money with Mr. Gaines for safe-keeping during

the expenses are over \$300,000 in another State, with an equal relation, the expenses are not less than \$50,000. In some States the expenses have been met by taxes levied and collected from the people; in States the cost is entirely borne by the United States Treasury. We found it possible to investigate the accounts of only a few quartermasters, for the reason that the funds are expended for salaries, rents, fines and sale of abandoned property, there were no means of ascertaining the amounts received except from the annual statement of the officers themselves. A Quartermaster in the army, drawing funds from the Government, has

"We examined the accounts of Br

will soon discover at what rate he is ed down on their private books. He be beaten so bad that Hobson's would be a decided victory alongside "Poor Logan" he will always wear the "D. W." to his name. In whatever he may be found "dirty work" is done. His slanderous abuse of the dent is only a part of his calling, nothing but a mud-puddle, spashing body that comes near him.

vall, 420.

CLINTON COUNTY—Official, E. H. Scott, 732.
 Court Appeals—Alvin Duval 58, E. H. Scott, 732.
 For Judge Court Appeals—M. R. E. 73, Thos. A. Marshall 295.
 For State Senator—Frisbee 359, 170.
 All county officers same stripe—Rae.
 HENRY COUNTY—Official, E. H. Scott, 732.
 Court of Appeals—Duval, 1,167; Ho 591.
 For County Judge—Taylor, 922; Scott, 783.
 For County Clerk—Thomas, 777; P. 640.
 For County Attorney—Selby, 1,045.
 For Surveyor—Yamer, 959; Hunt 42.
 For Jailor—Tingle, 821.

E. TULL—COMPLETE—Clerk Court App

A curious instance of bold pickpicking is related at the expense of a familiar partner of one of the oldest and extensive jewelry firms of New York. A well-dressed person appeared one day at a jeweler's and ordered a finger ring of liar construction, with a sharp steel concealed in it, and to be controlled by movement of the thumb of the same hand. This was before the advent of expert lock-pick pockets, and on the delivery of the ring the manufacturer inquired the real name of the customer.

tion—Woman's Sovereignty.

Started to find such a great crowd in the church, we opined that something small was on hand, when looking down aisle we saw enter the inevitable Queen, escorted by the long-haired dove Tilton. It was amusing to us now to curiosity—to watch the talking, the elbowing, the scrambling jostling in pews, and over them, on and out of them of this Republican to get a look at royalty—even though were only Sandwich royalty of what the present I snatched at. I was surprised, as well as of KENTUCKY.

